

December 21st, 2012

Federal Communications Commission
445 12th St, SW
Washington, DC 20554

RE: WT Docket No. 11-49

Dear Ms. Dortch,

I am writing you on behalf of Precision Data Solutions, LLC, a small business operating in Mooresville, IN as a Wireless Internet Service Provider (WISP) and provide high speed broadband to many homes southwest of Indianapolis, and cover 5 counties. We serve over a thousand customers and they depend on our services.

As part of our Internet infrastructure, we operate in the unlicensed 900 MHz band. The challenges for us in this limited space are already great and many times difficult to work with, but we do offer it for the customers that we are their only option. This small 26 MHz block of spectrum accounts as the primary choice for non-line of site links. It is necessary in some parts of our counties, primarily with wooded or high foliage areas. There is no sub 1GHz blocks of spectrum that we have to use.

With the WISPA Test Report, Progeny's services greatly reduce the efficiency of commonly used radios to connect people's homes to the internet. The people using our services depend on this for their communication to families and telecommute for work.

It is my understanding that the FCC require Progeny to perform testing to be sure their system didn't interfere with unlicensed 900 MHz users. As the evidence shows, Progeny provides an unacceptable level of interference.

Sincerely,

A handwritten signature in black ink, appearing to read 'ER', with a long horizontal flourish extending to the right.

Eric Rogers
President
Precision Data Solutions, LLC